Case 1:04-cv-00352-SJM Page 1 of 5 Ms. MARY A. MATHIS AND PAMILY- GRANDCHILDREN 1230 W. 18TH ST., EME, PA 16502 RECEIVED 814-392-9679 msmamathis@yahoo. Com APR - 7 200804-352 ERIE APRIL 7, 2008 CLERK U.S. DISTRICT COURT APPEALS COURT FEDOUAL WESTORN DISTART ATTN: JUDGE SEAN J. MCCAUGUN · MISUARUAGE OF JUSTICE 04-352 ERIE · ERROR · ERROR IN LAW · CRUMINAL CONSPIRARY AGAINST RIGHTS · DEPRIVATION OF RELIEF'S OBSTRUCTION OF STATE & LOCAL THEOREDAY · Conspiracy ABMINST RIGHTS TITLE 180USC SECTION 241 1 HATE CHIMES 18 USC 241, 242, 245 FRESORVING CRAINSD BRROR KULE 51. PRESOLVING WAIMED THRON (a) (b) DOPY ATTACHED · OBSTRUCTION OR COUNT OPDORS - COPY ATTACHED 18 USC 1509. OBSTRUCTIONS COURT ORDORS



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Federal Rules of Criminal Procedure

TX. GENERAL PROVISIONS > Rule 51.

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Rule 51. Preserving Claimed Error

(a) Exceptions Unnecessary.

Exceptions to rulings or orders of the court are unnecessary.

(b) Preserving a Claim of Error.

A party may preserve a claim of error by informing the court -when the court ruling or order is made or sought -- of the
action the party wishes the court to take, or the party's
objection to the court's action and the grounds for that
objection. If a party does not have an opportunity to object to
a ruling or order, the absence of an objection does not later
prejudice that party. A ruling or order that admits or excludes
evidence is governed by Federal Rule of Evidence 103.

(As amended Mar. 9, 1987, eff. Aug. 1, 1987; Apr. 29, 2002, eff. Dec. 1, 2002.)

Notes

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File 104/07/2008 Page 3 of 5 Page 1 of 1 PISONS, AND NUMBERS OTHER RUMES WELT COMMUTTED THROUGH A COLDSSAL OF WRONGS LII / Legal Information Institute DESTRUCTION OF JUSTICES, MEISE OF DOWNES, MALTOUS USE OF APPLICATE U.S. Code collection ion or inios, amon inio, cocheion, chiminal conspince TITLE 18 > PART I > CHAPTER 73 > § 1509 WAR CRIMAS, HATE CRIMAS Whoever, by threats or § 1509. Obstruction of court orders force, willfully prevents, obstructs, impedes, or interferes with, or willfully attempts to prevent, obstruct, impede, or interfere with, the due exercise of rights or the performance of duties under any order, judgment, or decree of a court of the United States, shall be fined under this title or imprisoned not more than one year, or both. No injunctive or other civil relief against the conduct made criminal by this section shall be denied on the ground that such conduct is a crime. & FEDORAL COURT OUARDS & STANT LH has no control over and does not endorse any external Internet site that contains links to or references LII. VICTATED THEY L'S CLAIM WAS MADE IN PODERAL COURT WHICH WAS STIBALOND @ THE DOOR - MUYTOUR CASE DU - 357 PULL INTIALLY FILLD IN THE SUM OF \$1 SUMLLION MATER. ASKED DEVIBLED BOCAUSE OF NATURE OF THE CONTINOUS INDUMES. NOW I AM SEEKING RELIEF THROUGH A POLITICAL SETTLEMENT WITH THE UNITED STATES THE AROUS LAW DEFENDS MY PEDUOST FOR THE COURS RESPECT. USC 18 TITLE 18 PART 1 CHAPTER 73 > \$ 1509 & 1509. OBSTRUCTION OF COURT BLOOMS Pa. 3/5 http://www.law.cornell.edu/uscode/html/uscode18/usc sec 18 00001509----000-.html 3/8/2008

US CODE: Title 18,1509 Obstruction of court order

US CODE: Title 18,242. Deprivation of rights under color of law

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TITLE 18 > PART 1 > CHAPTER 13 > 5:242

§ 242. Deprivation of rights under color of law Whoever, under color of any law, statute,

ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alten, or by reason of his color, or race, that are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, on fine, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual alsuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

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US CODE a Field: 18415116 Obstruction of State of local law enforcement 2008 Page 5 of Page 1 of 2

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TITLE 18 > PART I > CHAPTER 73 > § 1511

§ 1511. Obstruction of State or local law enforcement

(a) It shall be unlawful for two or more persons to conspire to obstruct

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the enforcement of the criminal laws of a State or political subdivision thereof, with the intent to facilitate an illegal gambling business if—

- (1) one or more of such persons does any act to effect the object of such a conspiracy;
- (2) one or more of such persons is an official or employee, elected, appointed, or otherwise, of such State or political subdivision; and
- (3) one or more of such persons conducts, finances, manages, supervises, directs, or owns all or part of an illegal gambling business.
- (b) As used in this section—
 - (1) "illegal gambling business" means a gambling business which—
 - (i) is a violation of the law of a State or political subdivision in which it is conducted:
 - (ii) involves five or more persons who conduct, finance, manage, supervise, direct, or own all or part of such business; and
 - (III) has been or remains in substantially continuous operation for a period in excess of thirty days or has a gross revenue of \$2,000 in any single day.
 - (2) "gambling" includes but is not limited to pool-selling, bookmaking, maintaining slot machines, roulette wheels, or dice tables, and conducting lotteries, policy, bolita or numbers games, or selling chances therein.
 - (3) "State" means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, and any territory or possession of the United States.
- (c) This section shall not apply to any bingo game, lottery, or similar game of chance conducted by an organization exempt from tax under paragraph (3) of subsection (c) of section 501 of the Internal Revenue Code of 1986, as amended, if no part of the gross receipts derived from such activity inures to the benefit of any private shareholder, member, or employee of such organization, except as compensation for actual expenses incurred by him in the conduct of such activity.

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